### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Bank of Montreal		12/21/2011	Bank: CANADA

### **RECEIVING PARTY DATA**

Name:	I-Centrix Services, LLC	
Street Address:	30 Tech Valley Drive	
Internal Address:	Suite 201	
City:	East Greenbush	
State/Country:	NEW YORK	
Postal Code:	12061	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

### PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark	
Registration Number:	3425950	I-CENTRIX	
Registration Number:	3413710	I-MERGE	
Registration Number:	3508070	I-BUNDLE	
Registration Number:	3219583	I-CONTACT	
Registration Number:	3293635	I-DELIVER	
Registration Number:	3224199	I-DENTIFY	
Registration Number:	3424313	ALEXA AMERICAN LIST EXCHANGE ASSOCIATION	

## **CORRESPONDENCE DATA**

Fax Number: (212)446-4900

Email: susan.zablocki@kirkland.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Susan Zablocki
Address Line 1: Kirkland & Ellis LLP

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ATTORNEY DOCKET NUMBER:	39951-119		
NAME OF SUBMITTER:	Susan Zablocki		
Signature:	/susan zablocki/		
Date:	12/30/2011		
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TRADEMARK REEL: 004689 FRAME: 0521

# RELEASE OF SECURITY INTEREST IN TRADEMARK COLLATERAL

WHEREAS, pursuant to that certain Trademark Collateral Agreement, dated September 24, 2008 (the "Trademark Collateral Agreement"), recorded in the United States Patent and Trademark Office on October 1, 2008 at Reel 003862, Frame 0397, I-Centrix Services LLC ("Releasee"), a Delaware limited liability company, granted to Bank of Montreal ("Releasor"), a Canadian chartered bank, as agent for the Secured Creditors (as defined in that certain Amended and Restated Security Agreement, dated September 15, 2009, by and among Releasee, the other debtors party thereto and Releasor, as amended, modified, supplemented or restated from time to time (the "Security Agreement")), a continuing security interest in (i) each trademark, trademark registration and trademark application listed on Schedule A hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each such trademark, trademark registration and trademark application; (ii) each trademark license listed on Schedule A hereto and all such royalties and other sums due or to become due under or in respect of each trademark license, together with the right to sue for and collect all such royalties and other sums; and (iii) all proceeds of the foregoing, including without limitation, any claim by Releasee against third parties for damages by reason of past, present or future infringement of any trademark, trademark registration or trademark application listed on Schedule A hereto or by reason of injury to the goodwill associated with any such trademark, trademark registration or trademark application, in each case together with the right to sue for and collect said damages (collectively, the "Collateral"); and

WHEREAS, Releasee has requested and Releasor has agreed to provide a document suitable for recording in the United States Patent and Trademark Office for purposes of recording the release, relinquishment and discharge of its lien on and security interest in the Collateral.

NOW, THEREFORE, in consideration of and in exchange for good and valuable consideration, the adequacy, receipt and sufficiency of which are hereby acknowledged, Releasor hereby relinquishes, releases and discharges its lien(s) on and security interest(s) in, and any and all other rights in or to the Collateral, and any other trademark, trademark registration and trademark application or trademark license, that Releasor has, had or could have had pursuant to the Trademark Collateral Agreement or the Security Agreement, and hereby terminates the Trademark Collateral Agreement and the Security Agreement. Releasor hereby further authorizes Releasee to take any and all actions, including filing and recording this document with any and all appropriate governmental authorities, to effect and further document the release made hereby.

3118273.01.03.doc 1687862 IN WITNESS WHEREOF, the Releasor has caused this Release of Security Interest in Trademark Collateral to be duly executed as of December <u>21,</u> 2011.

BANK OF MONTREAL, as A gent

Name:

Name:

Title: <u>Manac</u>

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# SCHEDULE A

# REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS

# FEDERAL TRADEMARK REGISTRATIONS

Mark	Jurisdiction	Serial No./ Filing Date	Reg. No./ Reg. Date	Current Owner
alexa ALEXA	U.S.	78/753,796 11/15/2005	3,424,313 5/6/2008	I-Centrix Services, LLC
I-BUNDLE	U.S.	77/404,734 2/25/2008	3,508,070 9/30/2008	I-Centrix Services, LLC
I-CENTRIX	U.S.	77/255,876 8/15/2007	3425950 5/13/2008	I-Centrix Services, LLC
I-DELIVER	U.S.	78/718,417 9/22/2005	3,293,635 9/18/2007	I-Centrix Services, LLC
I-DENTIFY	U.S.	78/718,438 9/22/2005	3,224,199 4/3/2007	I-Centrix Services, LLC
I-MERGE	U.S.	77/256,611 8/16/2007	3,413,710 4/15/2008	I-Centrix Services, LLC

# PENDING FEDERAL TRADEMARK APPLICATIONS

None

TRADEMARK LICENSES

None

**RECORDED: 12/30/2011** 

TRADEMARK
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